AGREEMENT

This agreement to provide images of assessment records is hereby entered into by and between the **Provider**, the Greene County Assessor, 940 N. Boonville Ave., Room 35 Springfield, Missouri 65802, and the **Subscriber** named below,

County Officer	Subscribe	r:
Rick Kessinger Greene County Assessor 940 N. Boonville Ave. Room 35 Springfield, Missouri 658		pany/Organization Name
Springheid, Missouri 050		ldress
	Ci	ty, State, Zip
PROVIDER S OBLIGATION Provider agrees to provide records as agreed to by the	e, from the Provider s datab	eral terms on page 2, printed on the reverse hereof, the ases on the computer system named above, assessment
•	ne following fees: Set Up Fee:	general terms on page 2, printed on the reverse hereof, $ \begin{array}{rcl} & & & & \\ & & & & \\ & & & & \\ & & & &$
	Standard Download Shape File	<u>\$</u>
Set up fee charges are pay	Amount Due vable in advance and the ren arges are payable in advance	aaining Report charges are due upon receipt of the e.
GENERAL TERMS: T side hereof.	his agreement is subject to t	ne general terms stated on page 2, printed on the reverse
ANY KIND, EXPRESS	OR IMPLIED. The Providence	S PROVIDED AS IS. WITHOUT WARRANTY OF the is a statutory officeholder providing documents in se documents are in official format.
to abide by its terms, include Agreement is subject. The	uding the general terms of p	the Subscriber has read this entire Agreement and agrees age 2, printed on the reverse hereof, to which this behalf of the Subscriber, certifies that the signatory has
IN WITNESS WHERE (year written below.	OF , the parties hereto have 6	executed this Agreement on the latest day, month, and
AGREED BY GREENE	COUNTY ASSESSOR	AGREED BY SUBSCRIBER
Rick Kessinger		Signature
Date		Title
APPROVED AS TO FO)RM	Company/Organization Name
Theodore L. Johnson, Gre	eene County Counselor	Date

Date:____

General Terms

LIMITED LICENSE: Subject to the terms and conditions of this Agreement, the Provider grants to the Subscriber a non-exclusive non-transferable, limited license to obtain copies of Assessor records either by downloading the same from the Provider's website, or in another agreed format to be used solely in the regular course of the Subscriber's business. The Subscriber is specifically prohibited from disseminating any data or information obtained, except as specifically authorized under this paragraph. The limited license granted hereunder shall include the right to quote insubstantial portions of the records in memoranda and similar work product created by the Subscriber, and the right to create photocopies shall not be created or provided in bulk or other third parties nor shall such records be transferred or copied in bulk in another medium (e.g. microfilm, microfiche, etc.), nor such records be made available to any third party. The Subscriber's violation of this limited license shall constitute a material breach of this Agreement.

LIMITATION OF CLAIM: The Subscriber's exclusive remedy and the Providers entire liability hereunder, if any, for any claim(s) for damages made against the Provider, whether based on contract or negligence, shall be limited to the amount of charges paid by the Subscriber relative to the period of occurrence of the events which are the basis of the claim(s).

SEVERABILITY: If any provision of the Agreement shall be declared invalid or unenforceable, such invalidity or unenforceability shall not affect the whole Agreement, but the Agreement shall be construed as if not containing the provision, and the rights and obligations of the parties shall b construed and enforced accordingly.

WAIVER: Failure of either party to insist on strict compliance with the provisions of this Agreement shall not constitute a waiver of that party's right to demand later compliance with the same or other provisions of the Agreement.

FORCE MAJEURE: The Providers performance here under is subject to interruption and delay due to causes beyond the Providers reasonable control such as acts of God, act of any government, war or other hostility, civil disorder, the elements, fire, explosion, power failure, equipment failure, industrial or labor disputes, inability to obtain necessary supplies and the like.

AMENDMENT OF AGREEMENT: Except as otherwise provided herein, this Agreement may be amended, modified, renewed or supplemented only by a written instrument signed by the Provider and the Subscriber.

NOTICES: All notices, required or permitted under this agreement, shall be in writing and shall be given by certified mail, return-receipt requested to the party to be notified and the address set forth on page one.

GOVERNING LAW: This agreement shall be governed by the laws of the State of Missouri, and the same shall be in full force and effect upon the date of this agreement.

VENUE: Any action arising out of concerning this contract shall be brought only in courts located in Greene County, Missouri.

ATTORNEY'S FEES: If either party to this agreement shall place any matter arising out of or concerning this Agreement with an attorney, either to enforce their rights or to respond to a legal action brought by the other party, the losing party shall pay the prevailing party's attorney's fees and all other legal expenses ad costs, which shall be regarded as cost of suit and not as damages.

INTERGATION AND EFFECT OF AGREEMENT: The headings of the several sections herein are for convenience only and do not define, limit, or construe the contents of such sections. This Agreement represents the entire understanding between the parties, and supersedes all prior negotiations, representations, and/or contracts, either oral or written.

TERMINATION OF AGREEMENT: This agreement may be terminated upon advance written notice to the other parties. The Subscriber's breach of any provision of the Agreement shall be grounds for immediate termination by Provider, without prejudice to any other rights.

ADDENIDITEM	Λ TT Λ	CHED.
ADDENDUEM	AIIA	CHED:

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